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10 *Attorneys for Plaintiffs*

11 **UNITED STATES DISTRICT COURT**
DISTRICT OF NEVADA

13 The BURNING MAN PROJECT, FRIENDS OF
 14 BLACK ROCK/HIGH ROCK, INC., FRIENDS
 OF NEVADA WILDERNESS, *et al.*

Case No.: 3:23-cv-00013-LRH-CSD

15 Plaintiffs,

16 v.

17 The UNITED STATES DEPARTMENT OF THE
 INTERIOR, BUREAU OF LAND
 MANAGEMENT, BLACK ROCK FIELD
 OFFICE, JONAH BLUSTAIN, in his official
 19 capacity as Field Manager of the Black Rock Field
 Office of the Bureau of Land Management, and
 20 DOUG BURGUM in his official capacity as
 Secretary of the Interior,¹

**PLAINTIFFS' MOTION FOR
 VOLUNTARY DISMISSAL WITH
 PREJUDICE**

21 Defendants.

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26 ¹ Doug Burgum was sworn in as Secretary of the United States Department of the Interior on February 3, 2025 and, in
 his official capacity, is the successor to Deb Haaland, in her official capacity as Secretary of the United States
 27 Department of the Interior, and automatically substituted as a defendant under Federal Rule of Civil Procedure 25(d).
 Jonah Blustain is the successor to Mark Hall as Field Manager of the Black Rock Field Office of the Bureau of Land
 28 Management and is automatically substituted as a defendant under Federal Rule of Civil Procedures 25(d).

1 Pursuant to Fed. R. Civ. P. 41, Plaintiffs, Burning Man Project, Friends of Black
2 Rock/High Rock, Inc., Friends of Nevada Wilderness, David Jamieson, Andy Moore, Will Roger
3 Peterson, Stacey Black, Nanci Peterson, Gerlach Preservation Society, Jason Walters, the Summit
4 Lake Paiute Tribe of Nevada, Margery Reynolds, and Dave Cooper by and through undersigned
5 counsel, hereby move for voluntary dismissal of this action against the Defendants, the U.S.
6 Department of the Interior, Bureau of Land Management, Black Rock Field Office, Mark Hall, in
7 his official capacity as Field Manager of the Black Rock Field Office of the Bureau of Land
8 Management, and Debra Haaland, in her official capacity as Secretary of the Interior, with
9 prejudice. The Defendants and Intervenor Defendant have consented to this dismissal. Each party
10 shall bear its own costs, expenses, and attorneys' fees. A proposed order of dismissal is submitted
11 as Attachment A to this motion.

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13 DATED this 16th day of June, 2025.

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15 Respectfully submitted,

16 HOLLAND & KNIGHT LLP

17 /s/ Rafe Petersen

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1 **CERTIFICATE OF SERVICE**

2 I hereby certify that on the 16th day of June, 2025, I served a true and correct copy of the
3 foregoing Notice of Voluntary Dismissal via the United States District Court's CM/ECF electronic
4 filing system to all parties on the e-service list.

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6 */s/ Rafe Petersen*
7 HOLLAND & KNIGHT, LLP

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